IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

UNITED STATES	*	
V.	* MAG.	NO. 21-1139
RENATA HARCUM	*	

ORDER REGARDING USE OF VIDE	O CONFERENCING	TELECONFERENCING
In accordance with Fed. R. Crim. P. 43(b)(2) and Standing Order 2	020-06, this Court finds:
X That the Defendant (or the Juvenile	has consented to the u	use of video
teleconferencing/teleconferencing to conduc	t the proceeding(s) held	d today, after consultation
with counsel; and		
That the proceeding(s) to be held to	day cannot be further of	delayed without serious harm
to the interests of justice, for the following 1. COVID pandemic, 2. Inability to con 3. Consent of defendant.	specific reasons: duct in-person hearing	for indefinite period, and
Accordingly, the proceeding(s) held on this	date may be conducted	l by:
Video Teleconferencing		
Teleconferencing, because video	eleconferencing is not	reasonably available for the
following reason:		
The Defendant (or the Ju	enile) is detained at a f	acility lacking video
teleconferencing capability.		
Other:		

Dated: 6/3/21

Honorable Anthony R. Mautone United States Magistrate Judge

Whony R. Mantone